

Appl. No. 10/808,066 Terminal Disclaimer dated December 8, 2004 Reply to Telephone call of December 7, 2004

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE PRIMARY EXAMINER

: 10/808,066 Appl. No.

Applicant James E. Stolle March 24, 2004 James E. Stoller : Filed :

. Title PROTECTIVE WINTER TURF COVER :

TC/A.U. 3643

Examiner Andrea M. Valenti

Docket No. Y1.0044

Mail Stop Non-Fee Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir: '.

DEPOSIT ACCOUNT AUTHORIZATION

The fee calculates to \$55.00.

You are hereby authorized to charge my deposit account number 16-1375 that amount and any other fee due

A duplicate original of this authorization is enclosed.

12/08/2004 CCOFER 00000001 161375 10808066

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55.00 DA

Respectfully submitted,

Mathew R. P. Perrone, Jr.

Reg. No. 22,951 Tel: (847)658-5140

CERTIFICATE OF FAXING

I hereby certify that this correspondence is being deposited by fax to (703)746-9608 and addressed to: Commissioner for Patents, P.O. Box 1450 Alexandria, VA 22313-1450, on or before December 8, 2004.

> Rerrone, Mathew R. Jr. Depositor

Mathew R. P. Perrone, Jr.
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Faxed on/before Dec. 8, 2004.

Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent				Docket No. Y4.0025	
In Re Application	Of: James A. Stoller	r			
Application No. 10/808 066	Filing Date 3/24/04	Examiner Andrea Valenti	Customer No. 29438	Group Art Unit 3643	Confirmation No.
Invention: Prote	ctive Winter Turf Co	over	· · · · · · · · · · · · · · · · · · ·		·
	<u> </u>				
Owner of Record:	James E. Stoller				
		COMMISSIONER FOR PA	TENTS:		
provided below, the the expiration date disclaimer, of prior F be enforceable only patent granted on the In making application that wou patent, as presently held unenforceable, under 37 C.F.R. 1.3 the expiration of its f	terminal part of the state of the full statutory terminal part of the state of the full statutory terminal than a state of the above disclaimer, it is destroyed by any terminal than a state of the state of the expiral shortened by any terminal than all claims cannot be stated or the state of the state o	cord of a 100% percent interestatutory term of any patent granter medined in 35 U.S.C. 154 to the common that it and the prior patent is binding upon the grantee, it the owner does not disclaim the owner does not disclaim tion date of the full statutory terminal disclaimer, in the event the court of competent jurisdiction, it celled by a reexamination certification is sently shortened by any terminal appropriate.	ed on the instant at a 156 and 173, a that any patent so nt are commonly at successors and the terminal part in as defined in 35 at it later expires a statutorily disclaticate, is reissued,	application, which was presently shorted on the insowned. This agreet or assigns. of any patent graups of the insowned of the insowned or the	would extend beyone ined by any termina stant application shat ement runs with an anted on the instant and 173 of the price maintenance fee, iterminally disclaime
1. For submis		organization (e.g., corporation	ı, partnership, uni	versity, governme	nt agency, etc.), the
information and beli statements and the	ief are believed to be like so made are pun	ents made herein of my own true; and further that these stat dishable by fine or imprisonmen ements may jeopardize the valid	tements were mad it, or both, under	de with the knowle Section 1001 of T	edge that willful false litte 18 of the United
2. Thounders	igned is an attorney of	record *any patent 10/679,629 Dated:	owned by	the entity	nmber
Terminal di	sted wording for termin	r. C.F.R. 1.20(d) included. nal disclaimer was unchanged. (b) is required if terminal disclair	mer is signed by th	e assignee.	